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AMENDMENT UNDER 37 CFR §1.111 Examining Group 1646 Patent Application Docket No. UF-243X Serial No. 09/648,864

Doran R. Pace, Patent Attorney

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner

Janet L. Andres

Art Unit

1646

Applicants

Howard M. Johnson, Mustafa G. Mujtaba

Serial No.

09/648,864

Filed

August 25, 2000

Conf. No.

6790

For

Materials and Methods for Inhibition of IgE Production

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313

AMENDMENT UNDER 37 CFR §1.111

Sir:

In response to the Office Action dated October 9, 2003, please amend the above-identified patent application as follows:

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VI FC:22VE

27.00 DA

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ACCOUNTABILITY
GENERIA ACCOUNT NO.

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FEE VALUE
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The Purpost orly predict that IgE-type allergies would be suppressed by interferon tau. This had to be determined empirically.

In addition, subsequent to the filing of U.S. provisional application No. 60/151,026, to which the subject application claims priority under 35 USC §119(e), Applicants submitted a manuscript disclosing the subject invention to the Journal of Allergy and Clinical Immunology, a peer reviewed journal. The manuscript was accepted and published in that journal in November 1999 (Mujtaba, M.G. et al., "IFN-7 Inhibits IgE Production in a Murine Model of Allergy and in an IgE-Producing Human Myleoma Cell Line" J Allergy Clin Immunol 104(5):1037-1044). The published manuscript was cited in an Information Disclosure Statement dated February 20, 2001 in the subject application and a copy of the published manuscript provided therewith. Applicants respectfully assert that the acceptance and publication of their work in the Journal of Allergy and Clinical Immunology is evidence as to the novelty and nonobviousness of their discovery and the claimed invention. Peerreviewed, scientific journals typically do not publish manuscripts detailing research results that are not new or that would be considered "obvious" by the scientific community. Prior to the Applicants' discovery, any suggestion that interferon tau inhibited IgE production or proliferation of IgEproducing cells would have been nothing more than mere speculation. That Applicants' discovery warranted publication in a well known, well respected, peer reviewed journal is clear evidence that the scientific community considered their discovery novel and nonobvious.

In view of the above remarks, reconsideration and withdrawal of the rejections under 35 USC §§102(a) and 102(e) is respectfully requested.

It should be understood that the amendments presented herein have been made <u>solely</u> to expedite prosecution of the subject application to completion and should not be construed as an indication of Applicants' agreement with or acquiescence in the Examiner's position.

In view of the foregoing remarks and amendments to the claims, Applicants believe that the currently pending claims are in condition for allowance, and such action is respectfully requested.

The Commissioner is hereby authorized to charge any fees under 37 CFR §§1.16 or 1.17 as required by this paper to Deposit Account No. 19-0065.

Applicants invite the Examiner to call the undersigned if clarification is needed on any of this response, or if the Examiner believes a telephonic interview would expedite the prosecution of the subject application to completion.

Respectfully submitted,

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